Motion for Release of Judgment (by Defendant – Judgment Debtor)

Use this form when:

You are the Defendant (Judgment Debtor) and

 You believe you have paid or otherwise satisfied the Judgment in full but the Plaintiff has not filed or has refused to file a Release of Judgment

NOTE: You must be prepared to be able to document that you have paid or otherwise fully satisfied the Judgment completely.

This form has three parts: (1) Motion (2) Order and Notice (3) Release of Judgment.

- → You must fully complete and sign the Motion.
- → You must complete only the top half of the Order and Notice. This form has a front and a back. Print both sides of this Order and Notice.
- → You must complete only the top half of the Release of Judgment.

Print and bring all forms to court.

VERIFIED MOTION FOR RELEASE OF JUDGMENT [to be filed by Defendant (Judgment Debtor)]

TIPPECANOE SUPERIOR COURT No. 4

Courthouse, 301 Main Street Lafayette, Indiana 47901

Date

CAUSE NO. 79D04-	-PL/SC-
CAUSE NO. 13DU4-	-F L/3C-

Plaintiff 1			Defendant 1		
Address			Address		
			Address		
City				State	Zip
elephone (_)		Telephone ()	
Email			Email		
Plaintiff 2			Defendant 2		
Address			Address		
Address			Address		
City					Zip
Telephone (
Email			Email		
f Plaintiff is represented b	y an Attorney	<i>/</i> :	If Defendant is repre	esented by an Atto	rney:
Attorney			Attorney		
Attorney No			Attorney No		
Address			Address		
Address			Address		
City	_State	Zip	City	State	Zip
Telephone ()			Telephone ()	
Email			Email		
his case be released. I	e Defendan n support, th	t(s) (Judgment Deb ne Defendant would	otice <u>and</u> Release of Judgitor) and requests the Judgr show that:	ment entered aga	ainst the Defendant i
2. The Defenda	ant has fully	satisfied and paid tl	nis Judgment including accru	ued interest and	
-		•	ng this Judgment has been p	aiu aiiu salisileu	iii iulij
		should be terminate			
4. The Plaintiff	(Judgment	Creditor) has failed	to file a Release of Judgmer	nt.	
accurate to the best of	my knowled	lge and belief and th by: □ U.S. Mail (1 □ Email to the	as specified in I.C. 35-44-2 nat on the date this Motion wast class) to the address of the address of the other party a	vas filed, I served e other party as I as listed above.	d a copy of this Motio
		— Outot:			

Judgment Debtor/Defendant

ORDER and NOTICE TO JUDGMENT CREDITOR

TIPPECANOE S Courthouse, 301	SUPERIOR COUR Main Street	T No. 4	CAUSE NO. 79D04		PL/SC
Lafayette, Indian					
Telephone: (765)) 423-9266				
Plaintiff 1			Defendant 1		
			Address		
Address			Address		
City	State	Zip	City	State	Zip
Telephone ())		Telephone ()	
Email			Email		
Plaintiff 2			Defendant 2		
			Address		
			Address		
		Zip			Zip
			Telephone (
			Email		
If Plaintiff is repres	sented by an Attorne	ey:	If Defendant is repres	ented by an Att	orney:
•	-			-	
-					
City	State	Zip	City	State	Zip
Telephone (_)		Telephone ()_		
		Rule 11(D), the C	FICE TO JUDGMENT CREDITO Fourt notifies the Plaintiff (Judgment to file a verified objection to the	nent Creditor)	•
does not agree to days, the Judgm	that the Judgmen ent shall be deem	t has been satisfied the	ed. If the Plaintiff does not file Court will issue a Release of Judupon the Judgment Docket.	a verified ob	jection within thirty (30)
SO ORDERED:					
Date			Mathew S. Sandy, J	ludge	
			Tippecanoe Superio	•	
COPY: □ Plainti	iff □ Attorney for	plaintiff □ Defend	ant □ Attorney for defendant □] Clerk	

ORDER GRANTING MOTION FOR RELEASE OF JUDGMENT

Courthouse, 301			CAUSE NO. 79D		PL/SC
·	Main Street				
Lafayette, Indian					
Telephone: (765					
	•				
Address			Address		
Address			Address		
City	State	Zip	City	State	Zip
Telephone ()				
District 0			Defendent 0		
Address	0	7 ·	Address	O: 1	7 ·
		Zip			Zip
Email			Email		
If Plaintiff is repres	ented by an Attorne	v·	If Defendant is repr	resented by an Att	ornev.
		y. 			
Attorney No			Attorney No		
Address			Address		
Address			Address		
Audi 633		7:	Address	Ctata	Zip
City	State				
City					
City Telephone ()	ZIP	Telephone ()	
City Telephone (_)		Telephone (Email)	
City Telephone (_)		Telephone ()	
City Telephone (Email_	ORDE	ER GRANTING MO	Telephone (Email_ OTION FOR RELEASE OF JU) UDGMENT	
City Telephone (Email Pursuan	ORDE	ER GRANTING MO	Telephone (Email OTION FOR RELEASE OF JU d Notice to Judgment Cred	UDGMENT	Claims Rule 11(D), no
City Telephone (Email Pursuan response or objet	ORDE t to this Court's pection to Judgment	ER GRANTING MO previous Order and t Debtor's Verified N	Telephone (Email PTION FOR RELEASE OF JU d Notice to Judgment Cred Motion for Release of Judgmen	UDGMENT itor and Small ent has been file	Claims Rule 11(D), no d within thirty (30) days
City Telephone (Email Pursuan response or objetom the date o	ORDE t to this Court's pection to Judgment f the issuance of	ER GRANTING MO previous Order and t Debtor's Verified M this Order. Furth	Telephone (UDGMENT itor and Small ent has been file	Claims Rule 11(D), no d within thirty (30) days as demonstrated by a
City	ORDE t to this Court's pection to Judgment f the issuance of of the evidence this	ER GRANTING MO previous Order and t Debtor's Verified N this Order. Furth s Judgment has been	Telephone (Email PTION FOR RELEASE OF JU d Notice to Judgment Cred Motion for Release of Judgmen	UDGMENT itor and Small ent has been file	Claims Rule 11(D), no d within thirty (30) days as demonstrated by a
City	ORDE t to this Court's pection to Judgment f the issuance of of the evidence this d notice of the prev	previous Order and Debtor's Verified Moths Order. Furth Judgment has been vious Order and No	Telephone (UDGMENT itor and Small ent has been file gment Debtor h s a reasonable p	Claims Rule 11(D), no d within thirty (30) days as demonstrated by a robability the Judgment
City	ORDE t to this Court's pection to Judgment f the issuance of of the evidence this d notice of the prev	previous Order and Debtor's Verified Moths Order. Furth Judgment has been vious Order and No	Telephone (UDGMENT itor and Small ent has been file gment Debtor h s a reasonable p	Claims Rule 11(D), no d within thirty (30) days as demonstrated by a robability the Judgment
City	ORDE t to this Court's pection to Judgment f the issuance of of the evidence this d notice of the prev	previous Order and Debtor's Verified Moths Order. Furth Judgment has been vious Order and No	Telephone (UDGMENT itor and Small ent has been file gment Debtor h s a reasonable p	Claims Rule 11(D), no d within thirty (30) days as demonstrated by a robability the Judgment
City	ORDE t to this Court's pection to Judgment f the issuance of of the evidence this d notice of the preview, the Court now Co	previous Order and Debtor's Verified Not this Order. Furth Judgment has been vious Order and Not GRANTS the Verified	Telephone (UDGMENT itor and Small (ent has been file lgment Debtor h s a reasonable p gment. This Juc	Claims Rule 11(D), no d within thirty (30) days as demonstrated by a robability the Judgment
City	ornishment Order e	previous Order and Debtor's Verified Mothis Order. Furth Judgment has been Judgment and Noorder and No	Telephone (UDGMENT itor and Small ent has been file igment Debtor has a reasonable purpose. This Judo of this Order.	Claims Rule 11(D), no d within thirty (30) days as demonstrated by a robability the Judgment digment is deemed to be
City	ornishment Order e	previous Order and Debtor's Verified Mothis Order. Furth Judgment has been Judgment and Noorder and No	Telephone (UDGMENT itor and Small ent has been file igment Debtor has a reasonable purpose. This Judo of this Order.	Claims Rule 11(D), no d within thirty (30) days as demonstrated by a robability the Judgment digment is deemed to be
City	ornishment Order e	previous Order and Debtor's Verified Mothis Order. Furth Judgment has been Judgment and Noorder and No	Telephone (UDGMENT itor and Small ent has been file igment Debtor has a reasonable purpose. This Judo of this Order.	Claims Rule 11(D), no d within thirty (30) days as demonstrated by a robability the Judgment digment is deemed to be
City	ornishment Order e	previous Order and Debtor's Verified Nothis Order. Furth Judgment has been vious Order and Nothis GRANTS the Verified Intered in this caus the excess of the	Telephone (UDGMENT itor and Small ent has been file lgment Debtor has a reasonable poment. This Judo of this Order. A refunded to the	Claims Rule 11(D), no d within thirty (30) days as demonstrated by a robability the Judgment dgment is deemed to be any monies held by the Defendant (Judgment
City	ornishment Order e	previous Order and Debtor's Verified Nothis Order. Furth Judgment has been vious Order and Nothis GRANTS the Verified Intered in this caus the excess of the	Telephone (UDGMENT itor and Small ent has been file lgment Debtor has a reasonable poment. This Judo of this Order. A refunded to the	Claims Rule 11(D), no d within thirty (30) days as demonstrated by a robability the Judgment dgment is deemed to be any monies held by the Defendant (Judgment
City	ornishment Order e	previous Order and Debtor's Verified Nothis Order. Furth Judgment has been vious Order and Nothis GRANTS the Verified Intered in this caus the excess of the	Telephone (UDGMENT itor and Small ent has been file lgment Debtor has a reasonable poment. This Judo of this Order. A refunded to the	Claims Rule 11(D), no d within thirty (30) days as demonstrated by a robability the Judgment dgment is deemed to be any monies held by the Defendant (Judgment
City	ornishment Order e	previous Order and Debtor's Verified Nothis Order. Furth Judgment has been vious Order and Nothis GRANTS the Verified Intered in this caus the excess of the	Telephone (UDGMENT itor and Small (ent has been file) lyment Debtor has a reasonable poment. This Jude of this Order. A refunded to the	Claims Rule 11(D), no d within thirty (30) days as demonstrated by a robability the Judgment dgment is deemed to be any monies held by the Defendant (Judgment
City	ornishment Order e	previous Order and Debtor's Verified Nothis Order. Furth Judgment has been vious Order and Nothis GRANTS the Verified Intered in this caus the excess of the	Telephone (UDGMENT itor and Small ent has been file igment Debtor has a reasonable position of this Order. A refunded to the igment Docker.	Claims Rule 11(D), no d within thirty (30) days as demonstrated by a robability the Judgment dgment is deemed to be any monies held by the Defendant (Judgment

COPY: ☐ Plaintiff ☐ Attorney for plaintiff ☐ Defendant ☐ Attorney for defendant ☐ Clerk